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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/725,326	11/28/2000	Matt Crosby	DIGIP013	5891
1333	7590	04/29/2005	EXAMINER	
PATENT LEGAL STAFF EASTMAN KODAK COMPANY 343 STATE STREET ROCHESTER, NY 14650-2201			PERUNGAVOOR, SATHYANARAYA V	
		ART UNIT		PAPER NUMBER
		2625		

DATE MAILED: 04/29/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Examiner-Initiated Interview Summary	Application No.	Applicant(s)
	09/725,326	CROSBY ET AL.
	Examiner	Art Unit
	Sath V. Perungavoor	2625

All Participants:

Status of Application: Pending

(1) Sath V. Perungavoor.

(3) _____.

(2) Mr. Frank Pincelli (Reg. No. 27,370).

(4) _____.

Date of Interview: 04/25/2005

Time: 11:20 am

Type of Interview:

Telephonic
 Video Conference
 Personal (Copy given to: Applicant Applicant's representative)

Exhibit Shown or Demonstrated: Yes No

If Yes, provide a brief description:

Part I.

Rejection(s) discussed:

Double patenting

Claims discussed:

Prior art documents discussed:

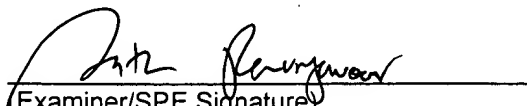
Part II.

SUBSTANCE OF INTERVIEW DESCRIBING THE GENERAL NATURE OF WHAT WAS DISCUSSED:

See Continuation Sheet

Part III.

It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview directly resulted in the allowance of the application. The examiner will provide a written summary of the substance of the interview in the Notice of Allowability.
 It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview did not result in resolution of all issues. A brief summary by the examiner appears in Part II above.



Sath V. Perungavoor

(Examiner/SPE Signature)

(Applicant/Applicant's Representative Signature – if appropriate)

Continuation of Substance of Interview including description of the general nature of what was discussed: Examiner responded to the applicants' representative's telephone call on 4/22/2005 questioning the correctness of the double patenting rejection with US Patent 6,557,311. Examiner responded stating that the double patenting rejection was proper, since the examiner made it with US Patent 6,577,311 not US Patent 6,557,311. Applicants' representative agreed. Examiner also suggested that the applicants disclose all pending and patented applications that may be in double patenting with the instant application. Examiner suggested that a terminal disclaimer to be filed include all applications and patents that the applicants' feel to be in double patenting the instant application. Applicants' representative agreed.

MEHRDAD DASTOURI
PRIMARY EXAMINER

Mehrdad Dastouri